108TH	CONGRESS
1st	SESSION

H.R.

IN THE HOUSE OF REPRESENTATIVES

Mr. Markey introduced	the following	bill; which	was referred	to the
Committee on _				

A BILL

To amend the Communications Act of 1934 to require vendors of multichannel services to protect the privacy of their customers, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Video Programming
- 5 Consumer Privacy Protection Act of 2003".
- 6 SEC. 2. FINDINGS.
- 7 The Congress finds the following:
- 8 (1) The personal privacy of Americans in the
- 9 digital age is of increasing concern to consumers and



2 1 public policy must strive to keep up with changes in 2 technology. 3 (2) The cable television industry has long pro-4 vided video programming to millions of consumers 5 over cable systems capable of collecting personal in-6 formation about a subscriber's viewing habits. 7 (3) Congress recognized the growing threat to 8 personal privacy posed by the emerging cable sys-9 tem-based technology and in 1984 enacted privacy 10 protections contained in section 631 of the Commu-11 nications Act of 1934 (47 U.S.C. 551), to safeguard 12 the personal privacy of American consumers when 13 they utilize any service over a cable system. 14 (4) Under these rules, cable television operators 15 utilizing their cable facilities to offer television pro-16 gramming, pay-per-view services, or telecommuni-17 cations services, such as broadband access to the 18 Internet, must protect the personal privacy of sub-19 scribers and are prohibited from disclosing personal 20 data without the prior written or electronic consent 21 of subscribers. 22 (5) In addition, the Video Privacy Protection 23



Act (18 U.S.C. 2710) prohibits a video rental or sales outlet from disclosing personal information regarding what video tapes a consumer rents or buys

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1	without the informed, written consent of the con-
2	sumer.
3	(6) Since these personal privacy protections
4	were enacted by Congress, other technology has ar-
5	rived that provides services to consumers that are
6	similar to those provided by cable operators and
7	video rental outlets.
8	(7) For example, direct broadcast satellite pro-
9	viders ("DBS providers"), such as DirecTV and
10	Echostar, now boast 20 million subscribers nation-
11	wide and these satellite-based services compete with
12	cable operators on the array of services that cable
13	operators typically offer.
14	(8) In addition, over 1 million consumers now
15	subscribe to fast-growing digital video recording
16	services, such as those provided by companies such
17	as Tivo and Replay TV, which, like cable operators
18	and DBS providers, possess the ability to gather in-
19	formation from consumers about a consumer's use
20	of the system, including an individual consumer's
21	television viewing habits.
22	(9) While DBS providers and providers of dig-
23	ital video recording services offer consumers services
24	similar to those offered by cable operators over cable

systems, competitors utilizing these technologies do



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1	not currently have to comply with the privacy pro
2	tections in section 631 because such provisions apply
3	only to cable operators.
4	(10) Consistent with the policy endorsed by
5	Congress in enacting the Telecommunications Act of
6	1996 of regulating entities based upon the service
7	which is provided rather than the technology used to
8	deliver that service, the public interest compels that
9	privacy protections for consumers should be consist
10	ently applied irrespective of who the provider is, or
11	what technology they employ to deliver services to
12	consumers.
13	(11) While DBS providers and providers of dig
14	ital video recording services have not announced
15	plans to or record the personal viewing habits or
16	gather other personal data from a consumer's use of
17	their services, the public interest would be served by
18	requiring comparable privacy protections for Amer
19	ican consumers.
20	SEC. 3. PRIVACY REQUIREMENTS.
21	Title VII of the Communications Act of 1934 is
22	amended by adding at the end the following new section
23	"SEC. 715. PRIVACY REQUIREMENTS FOR VENDORS OF
24	MULTICHANNEL SERVICES.

"(a) Definitions.—For purposes of this section:



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1	"(1) Multichannel services vendor.—The
2	term 'multichannel services vendor' means—
3	"(A) a multichannel video programming
4	distributor, as such term is defined in section
5	602; and
6	"(B) a person that has access to informa-
7	tion concerning the video programming that a
8	customer views, displays, or records through the
9	provision of video programming, recording serv-
10	ices, navigation devices, software, or program-
11	ming guides, interactive communications equip-
12	ment, or other equipment used by consumers to
13	access multichannel video programming or
14	other services offered over multichannel service
15	systems or the Internet;
16	except that such term does not include a cable oper-
17	ator to the extent that the cable operator is subject
18	to section 631.
19	"(2) Multichannel services.—The term
20	'multichannel services' means a video programming
21	service or other service provided to consumers, in-
22	cluding services that enable consumers to navigate,
23	record, or replay video services, except that such
24	term does not include cable service to the extent that



1	the cable operator providing such service is subject
2	to section 631.
3	"(4) Personally identifiable informa-
4	TION.—The term 'personally identifiable informa-
5	tion' does not include any record of aggregate data
6	which does not identify particular persons.
7	"(5) Other service.—The term 'other serv-
8	ice' includes any wire or radio communications serv-
9	ice provided using any of the facilities of a multi-
10	channel services vendor that are used in the provi-
11	sion of multichannel services.
12	"(b) Notice Obligation.—At the time of entering
13	into an agreement to provide any multichannel service or
14	other service to a subscriber and at least once a year
15	thereafter, a multichannel service vendor shall provide no-
16	tice in the form of a separate, written statement to such
17	subscriber which clearly and conspicuously informs the
18	subscriber of—
19	"(A) the nature of personally identifiable infor-
20	mation collected or to be collected with respect to
21	the subscriber and the nature of the use of such in-
22	formation;
23	"(B) the nature, frequency, and purpose of any
24	disclosure which may be made of such information,



1	including an identification of the types of persons to
2	whom the disclosure may be made;
3	"(C) the period during which such information
4	will be maintained by the multichannel service ven-
5	dor;
6	"(D) the times and place at which the sub-
7	scriber may have access to such information in ac-
8	cordance with subsection (e); and
9	"(E) the limitations provided by this section
10	with respect to the collection and disclosure of infor-
11	mation by a multichannel service vendor and the
12	right of the subscriber under subsections (g) and (i)
13	to enforce such limitations.
14	In the case of subscribers who have entered into such an
15	agreement before the effective date of this section, such
16	notice shall be provided within 180 days of such date and
17	at least once a year thereafter.
18	"(c) Restrictions on Use.—
19	"(1) Use prohibited without consent.—
20	Except as provided in paragraph (2), a multichannel
21	service vendor shall not use its provision of multi-
22	channel services to collect personally identifiable in-
23	formation concerning any subscriber without the
24	prior written or electronic consent of the subscriber



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concerned.

1	"(2) Exceptions.—A multichannel service ven-
2	dor may use its provision of multichannel services to
3	collect such information in order to—
4	"(A) obtain information necessary to
5	render a multichannel service or other service
6	provided by the multichannel service vendor to
7	the subscriber; or
8	"(B) detect unauthorized reception of mul-
9	tichannel service.
10	"(d) Restrictions on Disclosure.—
11	"(1) Disclosure prohibited without con-
12	SENT.—Except as provided in paragraph (2), a mul-
13	tichannel service vendor shall not disclose personally
14	identifiable information concerning any subscriber
15	without the prior written or electronic consent of the
16	subscriber concerned and shall take such actions as
17	are necessary to prevent unauthorized access to such
18	information by a person other than the subscriber or
19	multichannel service vendor.
20	"(2) Exceptions.—A multichannel service ven-
21	dor may disclose such information if the disclosure
22	is—
23	"(A) necessary to render, or conduct a le-
24	oritimate husiness activity related to a multi-



1	channel service or other service provided by the
2	multichannel service vendor to the subscriber;
3	"(B) subject to subsection (i), made pursu-
4	ant to a court order authorizing such disclo-
5	sure, if the subscriber is notified of such order
6	by the person to whom the order is directed;
7	"(C) a disclosure of the names and ad-
8	dresses of subscribers to any multichannel serv-
9	ice or other service, if—
10	"(i) the multichannel service vendor
11	has provided the subscriber the oppor-
12	tunity to prohibit or limit such disclosure;
13	and
14	"(ii) the disclosure does not reveal, di-
15	rectly or indirectly, the—
16	"(I) extent of any viewing or
17	other use by the subscriber of a multi-
18	channel services or other service pro-
19	vided by the multichannel service ven-
20	dor; or
21	" (Π) the nature of any trans-
22	action made by the subscriber of the
23	multichannel service vendor; or
24	"(D) to a government entity as authorized
25	under chapters 119, 121, or 206 of title 18,



1	United States Code, except that such disclosure
2	shall not include records revealing multichannel
3	service subscriber selection of video program-
4	ming from a multichannel service vendor.
5	"(e) Access by Subscriber to Information.—A
6	multichannel service subscriber shall be provided access to
7	all personally identifiable information regarding that sub-
8	scriber which is collected and maintained by a multi-
9	channel service vendor. Such information shall be made
10	available to the subscriber at reasonable times and at a
11	convenient place designated by such multichannel service
12	vendor. A multichannel service subscriber shall be pro-
13	vided reasonable opportunity to correct any error in such
14	information.
15	"(f) Destruction of Information.—A multi-
16	channel service vendor shall destroy personally identifiable
17	information if the information is no longer necessary for
18	the purpose for which it was collected and there are no
19	pending requests or orders for access to such information
20	under subsection (e) or pursuant to a court order.
21	"(g) Remedies.—
22	"(1) CIVIL ACTIONS.—Any person aggrieved by
23	any act of a multichannel service vendor in violation
24	of this section may bring a civil action in a United



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States district court.

1	"(2) ACTUAL AND PUNITIVE DAMAGES; FEES
2	AND COSTS.—The court may award—
3	"(A) actual damages but not less than liq-
4	uidated damages computed at the rate of \$100
5	a day for each day of violation or \$1,000,
6	whichever is higher;
7	"(B) punitive damages; and
8	"(C) reasonable attorneys' fees and other
9	litigation costs reasonably incurred.
10	"(3) Remedies not exclusive.—The remedy
11	provided by this section shall be in addition to any
12	other lawful remedy available to a multichannel serv-
13	ice subscriber.
14	"(h) Preservation of State Authority.—Noth-
15	ing in this title shall be construed to prohibit any State
16	from enacting or enforcing laws consistent with this sec-
17	tion for the protection of subscriber privacy.
18	"(i) Basis for Court Orders.—Except as provided
19	in subsection $(d)(2)(D)$, a governmental entity may obtain
20	personally identifiable information concerning a multi-
21	channel service subscriber pursuant to a court order only
22	if, in the court proceeding relevant to such court order—
23	"(1) such entity offers clear and convincing evi-
24	dence that the subject of the information is reason-
25	ably suspected of engaging in criminal activity and



1	that the information sought would be material evi-
2	dence in the case; and
3	"(2) the subject of the information is afforded
4	the opportunity to appear and contest such entity's
5	claim.''.

